

UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Wolfe

Serial No.: 10/634,318

Docket: 324

Filed: August 5, 2003

Title: SYSTEM AND METHOD FOR
COMMUNICATING INFORMATION
RELATING TO A NETWORK
RESOURCE

Art Unit: 2163

Examiner: Black, Linh

RESPONSE TO REQUIREMENT
UNDER 37 C.F.R. §1.105

In response to the requirement under 37 C.F.R. §1.105 dated November 16, 2006, enclosed is "Form PTO-1449 (Modified) Accompanying Response to Rule 105 Requirement." The references listed on this Form PTO-1449 were selected from among the information disclosure statements filed September 5, 2006 and included in connection with the Amendment filed August 28, 2006. The references have been selected based on the Applicant's present familiarity with the references cited in these information disclosure statements.

As discussed in a telephone conversation with Examiner Black on December 13, 2006, the patent references cited in the "First Information Disclosure Statement," included in connection with the Amendment filed August 28, 2006, have already been considered and initialed by the Examiner in this application. (See the enclosed copy of earlier-filed Form PTO-1449, partially initialed on 3/9/2006 by Examiner Black.) The references cited in the "First Information Disclosure Statement" included references cited in the parent applications relative to the above-identified application, and were listed to ensure they were printed on the face of any patent issuing from this application. Accordingly, patent references selected for this response may tend to be more inclusive of references not yet considered. And in general, any references that are presently viewed to be substantially cumulative of other references included on the enclosed list or otherwise previously considered have not been listed.

The Examiner is encouraged to fully consider all references cited in the information disclosure statements in this case, including those not selected for this response. Applicant also reserves the right to later show, pursuant to 37 C.F.R. §1.131 or otherwise, that any one or more of the listed references is not prior art with respect to one or more of the claims being examined in the above-identified application. No representation is made that any reference selected for this response is in fact material to the examination of the application, or that any reference not selected for this response is not material.

Respectfully submitted,

Dated: January 3, 2007

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